SENATE MOTION

MADAM PRESIDENT:

I move that Senate Bill 290 be amended to read as follows:

Page 2, line 8, after "infrastructure." insert "However, if a violent offender enters a location in the county where electronic monitoring is not possible, and this location corresponds with a location that the violent offender is not permitted to enter, the department or program shall treat the violent offender's entry into this location as the violation of a home detention order unless or until the department or program determines that the violent offender has not violated a home detention order."

Page 2, after line 37, begin a new line blocked left and insert:

"However, if a violent offender enters a location in the county where electronic monitoring is not possible, and this location corresponds with a location that the violent offender is not permitted to enter, the contract agency shall treat the violent offender's entry into this location as the violation of a home detention order and notify the contracting probation department or community corrections program within one (1) hour (or a shorter time period, if required by the contract) of the apparent violation."

(Reference is to SB 290 as printed January 22, 2010.)

Senator STEELE

MO029001/DI 106+